

## Message on the Observance of Easter, 1997

March 28, 1997

Warm greetings to everyone celebrating Easter.

For almost two millennia, Christians around the world have celebrated this sacred and joyous season as a time of promises fulfilled. It is the promise that a long, harsh winter will dissolve into the warmth and beauty of spring. It is the promise that hearts can be changed and lives renewed by God's love and forgiveness. It is the promise that the sufferings of Good Friday will be transformed into the glorious triumph of Easter morning.

Now, as we swiftly approach the dawn of a new millennium, let us strive together to fulfill our own promise, both as individuals and as a nation. By strengthening our families and communities, bringing hope and help to those in need, and creating a climate of peace and reconciliation where hatred and violence and prejudice have no place, we can each play a vital role in carrying out God's loving plan for humanity. As Saint John's Gospel so eloquently reminds us, ". . . God sent not his Son into the world to condemn the world; but that the world through him might be saved."

As you gather with family and friends to share the joys of this holy season, Hillary and I extend best wishes to all for a wonderful Easter.

**Bill Clinton**

## Letter to Congressional Leaders on Cuba

March 28, 1997

*Dear Mr. Speaker: (Dear Mr. President:)*

This report is submitted pursuant to 1705(e)(6) of the Cuban Democracy Act of 1992, 22 U.S.C. 6004(e)(6) (the "CDA"), as amended by section 102(g) of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996, Public law 104-114 (March 12, 1996), 110 Stat. 785, 22 U.S.C. 6021-91 (the "LIBERTAD Act"), which requires that I report to the Congress on a semiannual basis detailing payments

made to Cuba by any United States person as a result of the provision of telecommunications services authorized by this subsection.

The CDA, which provides that telecommunications services are permitted between the United States and Cuba, specifically authorizes the President to provide for the issuance of licenses for payments due to Cuba as a result of the provision of telecommunications services. The CDA states that licenses may provide for full or partial settlement of telecommunications services with Cuba, but does not require any withdrawal from a blocked account. Following enactment of the CDA on October 23, 1992, a number of U.S. telecommunications companies successfully negotiated agreements to provide telecommunications services between the United States and Cuba consistent with policy guidelines developed by the Department of State and the Federal Communications Commission.

Subsequent to enactment of the CDA, the Department of the Treasury's Office of Foreign Assets Control (OFAC) amended the Cuban Assets Control Regulations, 31 C.F.R. Part 515 (the "CACR"), to provide for specific licensing on a case-by-case basis for certain transactions incident to the receipt or transmission of telecommunications between the United States and Cuba, 31 C.F.R. 515.542(c), including settlement of charges under traffic agreements.

The OFAC has issued eight licenses authorizing transactions incident to the receipt or transmission of telecommunications between the United States and Cuba since the enactment of the CDA. None of these licenses permits payments to the Government of Cuba from a blocked account. For the period June 30, 1996, through December 31, 1996, OFAC-licensed U.S. carriers reported payments to the Government of Cuba in settlement of charges under telecommunications traffic agreements as follows:

AT&T Corporation (formerly, American Telephone and Telegraph Company) .....	\$19,162,032
AT&T de Puerto Rico .....	227,709
Global One (formerly Sprint Incorporated) .....	2,589,706